IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

BEAU HEARN,	§	
Plaintiff,	§	
	§	
V.	§	CIVIL ACTION NO.3:21-cv-01648
	§	
KROGER TEXAS, L.P.	§	JURY DEMANDED
Defendant.	§	

DEFENDANT'S APPENDIX IN SUPPORT OF ITS RESPONSE IN OPPOSITION TO PLAINTIFF'S MOTION TO COMPEL INSPECTION

<u>Exhibit</u>	<u>Pages</u>	<u>Document</u>
Α	App. 1 - App. 7	Plaintiff's Original Petition
В	App. 8 - App. 16	Plaintiff's Responses to Defendant's First Request for Admissions
С	App. 17 - App. 23	Plaintiff's Rule 26 Initial Disclosures
D	App. 24 - App. 26	Plaintiff's Federal Rules of Civil Procedure Rule 34 Inspection Request
E	App. 27 - App. 31	Defendant's Objections and Responses to Plaintiff's Federal Rule Civil Procedure Rule 34 Inspection Request
F	App. 32 - App. 35	Email string between Carse and Stumbaugh
G	App. 36 - App. 41	Email string between Hartley and Stumbaugh

Respectfully submitted,

/s/ Michael W. Stumbaugh

B. Kyle Briscoe

Attorney-in-charge

State Bar No. 24069421

kbriscoe@peavlerbriscoe.com

Michael W. Stumbaugh

State Bar No. 24041987

mstumbaugh@peavlerbriscoe.com

PEAVLER | BRISCOE

2215 Westgate Plaza

Grapevine, Texas 76051

214-999-0550 (telephone)

214-999-0551 (fax)

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been forwarded to all counsel of record pursuant to and in accordance with the Federal Rules of Civil Procedure on October 7, 2021.

/s/ Michael W. Stumbaugh

Michael W. Stumbaugh